### PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY	_
TO: NOBL C. GILLESPIE RECEIVED REAKER & MCKENZIE LLP INTELLECTUAL PHOP 2001 ROSS AVENUE, SUITE 2500	NOTIFICATION OF TRANSMITTAL OF
DALLAS, TX 75201   JIJN (1 6 2006	THE INTERNATIONAL SEARCH REPORT AND THE WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY, OR THE DECLARATION
BAKER & MCKENZIE DA	ALLAS (PCF Rule 44.1)
	Date of mailing (day/month/year) U2 JUN 2005
Applicant's or agent's file reference 67175523.001115	FOR FURTHER ACTION See paragraphs 1 and 4 below
International application No. PCT/US06/02390	International filing date (day/month/year) 23 Ianuary 2006 (23.01.2006)
Applicant MAX OUT GOLF, LLC	
have been established and are transmitted herewith.	earch report and the written opinion of the International Searching Authorit
Filing of amendments and statement under Article The applicant is entitled, if he so wishes, to amend the	claims of the international application (see Rule 46);
search report.	s is normally two months from the date of transmittal of the international
Where? Directly to the International Bureau of W 1211 Geneva 20, Switzerland, Facsimile	IPO, 34 chemin des Colombettes No.: (41-22) 338.82.70.
For more detailed instructions, see the notes on th	ne accompanying sheet.
	earch report will be established and that the declaration under of the International Scarching Authority are transmitted herewith.
<ol> <li>With regard to the protest against payment of (an) as</li> </ol>	dditional fee(s) under Rule 40.2, the applicant is notified that:
Lie protest together with the decision thereon has request to forward the texts of both the protest an	been transmitted to the international Bureau together with the applicant's diffic decision thereon to the designated Offices.
no decision has been made yet on the protest; the	applicant will be notified as soon as a decision is made.
4. Reminders	
Bureau. If the applicant wishes to avoid or postpone public	date, the international application will be published by the International ation, a notice of withdrawal of the international application, or of the d in Rules 906s.1 and 906s.3, respectively, before the completion of the
international Bureau. The International Bureau will send a c	on the written opinion of the International Scarphing Authority to the topy of such comments to all designated Offices unless an international ed. These comments would also be made available to the public but not
examination must be filed if the applicant wishes to postpone	ict of some designated Offices, a demand for international preliminary the entry into the national phase until 30 months from the priority date within 20 months from the priority date, perform the prescribed acts for
	nths (or later) will apply even if no demand is filed within 19 months.
See the Annex to Form PCT/IB/301 and, for details about the Volume II, National Chapters and the WIPO internet site.	applicable time limits, Office by Office, see the PCT applicant's Guide,
Name and mailing address of the ISA/ US	Authorized officer ( )
Mail Stop PCT, Attn: ISA/US Commissioner for Patents	Stephen L Blut
P.O. Box 1450 Alexandria, Virginia 22313-1450	Telephone No. (571) 272-3760
Facsimile No. (571) 273-3201 orm PCT/ISA/220 (January 2004)	· See notes on accompanying sh

DOCKETED

NIN Date foll door

### PATENT COOPERATION TREATY

# **PCT**

# INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference		e Form PCT/ISA/220 bore applicable, item 5 below.
International application No. PCT/US06/02390	International filing date (day/month/year) 23 January 2006 (23.01.2006)	(Earliest) Priority Date (day/month/year) 21 January 2005 (21.01.2005)
Applicant MAX OUT GOLF, LLC		
coording to Article 18. A copy is bei this international search report consis like international search report consis like is also accompan a. With regard to the language, is the internation a. translation of a translation b. With regard to any nuclea certain claims were four Unity of invention is lack With regard to the title. With regard as sub	ied by a copy of each prior art document eiter be international search was earried out on the ba al application in the language in which it was fi the international application into [unrished for the purposes of international seal pittle and/or annino actid sequence disclosed in the unsearchable (See Box No. II) dung (See Box No. III)	I in this report.  usis of: led.  , which is the language rth (Rules 12.3(4) and 23.1(b))
	milited by the applicant. ed, according to Rule 38.2(b), by this Authority wa the date of mailing of this international searc	
With regard to the drawings,     a. the figure of the drawings to b     as suggested by ti	e published with the abstract is Figure No. 1	
	Authority, because this figure better characteri	zes the invention.
p none of the figures is to be	published with the abstract.	

Form PCT/ISA/210 (first sheet) (April 2005)

### INTERNATIONAL SEARCH REPORT

International application No.

PCT/US06/02390

Box IV TEXT OF THE ABSTRACT (Continuation of Item 5 of the first sheet)

The technical features mentioned in the abstract do not include a reference sign between parentheses (PCT Rule 8.1(d)).

### NEW ABSTRACT

A plif equipment fining system (400) that uses advanced technology to not only objectively identify the optimum equipment for the golfer, but to also identify and help corroct saving flaves so that the golfer can achieve optimum performance on the golf course. Thus, ti one embodiment, golf fitting includes collecting that related to the golfer's awing and determining if the golfer's swing schmique should be modified based at least in part on the collected swing data. When it is determined that the golfer's swing technique should be modified, then providing swing instructions to the golfer. When, however, it is determined that the golfer's swing technique should be modified, then providing swing instructions to the golfer. When, however, it is determined that the golfer's swing technique is then, then collected swing data are leasted for the golfer's swing teamches a golf ball. Finally, golf equipment, e.g., golf clube, can be specified based on the collected swing data and leasted flows.

## INTERNATIONAL SEARCH REPORT

International application No.

		PC17US06/0239	0	
A, CLA IPC:	SSIFICATION OF SUBJECT MATTER A63B 53/00( 2006.01)			
USPC: According to	473/409 International Patent Classification (IPC) or to both na	tional classification and IPC		
B. FIEL	DS SEARCHED			
Minimum do U.S. : 4	ocumentation searched (classification system followed l 73/409	by classification symbols)		
Documentati	ion searched other than minimum documentation to the	extent that such documents are included in	n the fields searched	
Electronic data base consulted during the international search (name of data base and, where practicable, search terms used) EAST: spin, putters, determine, select				
C. DOC	LIMENTS CONSIDERED TO BE RELEVANT			
Category *	Citation of document, with indication, where a	ppropriate, of the relevant passages	Relevant to claim No.	
Y	US 6,488,594 B1 (CARD et al) 03 December 2002 (03.12.2002), table 1 and II, column 8, 1-26 lines 47-67.			
Y	US 5,244,210 A (AU) 14 September 1993 (14.09.1993), column 2, lines 10-18.			
Y	US 5,779,556 A (CERVANTES et al) 14 July 1998 (14.07.1998), column 2, lines 5-21.			
Y	US 5,257,807 A (BAUMANN et al) 02 November 1993 (02.11.1993), column 5, lines 48-67. 4 and 18-26			
Y	US 5,078,398 A (REED et al) 07 January 1992 (07.01.1992), column 1, lines 33-55.			
Y	US 6,595,128 B2 (PARKS) 22 July 2003 (22.07.2003), column 3, lines 35-45. 6 and 11			
Y	Y US 6,431,990 B1 (MANWARING) 13 August 2002 (13.08.2002), figure 15A, reference unmbers 108s, 108b, column 6, lines 15-30.			
_	documents are listed in the continuation of Box C.	See patent family annex.	<u> </u>	
"A" documen	pretal estegories of cited documents: I deflaing the general state of the set which is not considered to be of relevance	Isser document published after the int date and not in conflict with the appli principle or theory underlying the inv	cation but cited to understand the	
"E" entier sp	plication or patent published on or after the international filing date	"X" document of particular reference; the considered novel or cannot be conside when the document is taken alone		
"i." document establish specified	it which may throw doubts on printily claim(s) or which is clased to the publication date of another citation or other special reason (us )	"Y" document of particular relevision, the considered to involve an inventive at combined with one or more other suc-	o when the document is	
"O" documen	nt roftering to an oral disclosure, use, exhibition or other means	being obvious to a person skilled in ti	ic art	
"P" documen priority o	it published prior to the international filing date but later than the date claimed	"&" document member of the same patent	family	
	ctual completion of the international search	Date of mailing of the international scan	ch report	
	6 (07.05.2006) satting address of the ISA/US	Authorized officer	UU	
Ma	all Stop PCT, Attn: ISA/US manissioner for Patents	Stephen L. Billin		
P.C Ale	D. Box 1450 exandria, Virginia 22313-1450	Telephone No. (571) 272-3700		
Peccinnile No	, (S71) 277 2201			

Form PCT/ISA/210 (second sheet) (April 2005)

## INTERNATIONAL SEARCH REPORT

International application No. PCT/US06/02390

Category *	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim
Y	US 4,094,072 A (ERB) 13 June 1978 (13.06.1978), column 1, lines 57-68.	8
	:	

# PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHO	DRITY		
INTERNATIONAL SEARCHING AUTHORITY TO: NOEL C. GILLESPIE BAKER & MCKEPKZE LLP 2001 ROSS AVENUE, SUITE 2300 DALLAS, TX 75201		PCT  WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY	
			(PCT Rule 43bis.1)
		Date of mailing (day/month/year)	92 JUN 2006
Applicant's or agent's file reference		FOR FURTHER ACTION See paragraph 2 below	
67175523,901115			
International application No.	International filing date	(day/month/year)	Priority date (day/month/year)
PCT/US06/02390	23 January 2006 (23.01		21 January 2005 (21.01.2005)
International Patent Classification (IPC)	or both national classifica	tion and IPC	
IPC: A63B 53/00( 2006.01)			
USPC: 473/409			
Applicant			
MAX OUT GOLF, LLC			
1. This opinion contains indications re	ating to the following iter	ris;	
Box No. 1 Basis of the	e opinion		
Box No. II Priority			
Box No. III Non-establ	Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability		
	Box No. IV Lack of unity of invention		
Box No. V Reasoned statement under Rule 436/s.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement			novelty, inventive step or industrial atement
Box No. VI Certain do	Box No. VI Certain documents cited		
Box No. VII Certain de	fects in the international e	pplication	
Box No. VIII Certain eb	servations on the internati	onal application	
2. FURTHER ACTION			
Terrentianal Bestiminant Evanini	ng Authority ("IPEA")	except that this does a IPEA has notified the	be considered to be a written opinion of the not apply where the applicant chooses an te International Bureau under Rule 66.1bis(b) cred.
IPEA a written reply together, who of Form PCT/ISA/220 or before the	re appropriate, with amer expiration of 22 months	dments, before the ex	PEA, the applicant is invited to submit to the piration of 3 months from the date of mailing whichever expires later.
For further options, see Form PCT/ISA/220.			
3. For further details, see notes to Port	m PCT/ISA/220.		
34 July 25 and 4 may 20 10 4 / 2	IC Date of some	letion of this opinion	Authorized officer , 2
Name and mailing address of the ISA/ Mail Stop PCT, Attn: ISA/US		(07.05.2006)	Alephen I. Bigu
Commissioner for Patents P.O. Box 1450	07 may 2000	(with the state of	( 1 , , ,
Alexandris, Virginia 22313-1450  Rescivelle No. (571) 272-3700  Rescivelle No. (571) 272-3701			Telephone No. (571) 272-3700

Form PCT/ISA/237 (cover sheet) (April 2005)

DUCKETED Date to lo lo lo lo Action Despurition Opinion

### WRITTEN OPINION OF THE TERNATIONAL SEARCHING AUTHORITY

International application No. PCT/US06/02390

Box No. V Reasoned statement under Rule 43 bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement		
Statement		
Novelty (N)	Claims 1-26	YE
	Claims NONE	NO
Inventive step (IS)	Claims NONE	YE
	Claims 1-25	NO
Industrial applicability (IA)	Claims 1-26	YE
	Claims NONE	NO
Citations and explanations:		
case See Continuation Sheet		
:		

# WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.
PCT/US06/02390

### Box No. VII Certain defects in the international application

The following defects in the form or contents of the international application have been noted:

The drawings are objected to under PCT Rule 66.2(a)(iii) as containing the following defect(s) in the form or content thereof: Figures 6-7 and 12-13 are not readable. It is no sure where the reference lines are being directed to.

Claim I is objected to under PCT Rule 66.2(a)(iii) as containing the following defect(s) in the form or contents thereof: In line 11 the word "hell" appears to be a misspelling of the word "heel".

Claims 10-12 are objected to under PCT Rule 66.2(a)(iii) as containing the following defect(s) in the form or contents thereof: There is not proper antecedent basis for the term "stripes" in these claims. The claim they depend on uses the word "lines":

### WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/13506/02300

Supplemental Box	
In case the space in any of the preceding boxes is not sufficient.	

### V. 2. Citations and Explanations:

Claims 1-3, 7, 9, and 13-17 lack an inventive step under PCT Article 33(3) as being obvious over Card in view of Carvantes and Au. Card discloses a method of uniformly testing a plurality of putters to determine how well each putter rolls a hall, striking with the heel, striking with the toe, striking with the center (Table I, II), swing mechanism (Col. 8, Lus. 47-50), distance control (Tables I. II), artificial green (Col. 8, Lns. 65-67), and rating and selecting a putter based on a rating in the form of deviation (Tables I and II, Col. 10, Lns. I-

Card lacks determining whether a golfer strikes a ball at a heel, center or toe and selecting a putter that best suites a golfer based on the uniform testing.

Carvantes discloses a method of determining where a golfer strikes a ball and adjusting a golfer's swing or stance to correctly hit a ball (Col. 2, Lns. 13-16). Au discloses a method of providing a patter to a golfer where the characteristics including awest spot match the personal (Col. 2, Lns. 11-18) characteristics of an individual (Col. 1, Lns. 8-22). In view of the patent of Carventes it would have been obvious to modify the method of testing putters of Card to have a step of determining whether a golfer strikes a ball at a heel, center or toe in order to compare how a golfer uses a club to the strengths of clubs available to be used for that golfer. In view of the patent of An it would have been obvious to modify the method of testing putters of Card to have a step of selecting a putter that best suites a golfer based on the uniform testing in order to benefit the individual characteristics of a golfer.

Claims 4, and 18-26 tack an inventive step under PCT Article 33(3) as being obvious over the prior art as applied in the immediately preceding paragraph and further in view of Baumann.

Card lacks a method of fitting a golfer a putter having steps of testing each putter left-to-right, right-to-left and straight putts, putters are rated to how well they roll a ball when striking a center, heel, and toe of a putter for a straight putt, left-to-right, and right-to-right. left. Baumann discloses how different golfers becefit from different putters for different putts as right-to-left breaking, and left to right breaking (Col. 5, Ln. 39 through Col. 6, Ln. 6). In view of the reference of Baumann it would have been obvious to modify the method of fitting a golfer with a putter of Card to have steps of testing each putter left-to-right, right-to-left and straight putts and putters are rated to how well they roll a ball when striking a center, heel, and too of a putter for a straight putt, left-to-right, and right-to-left in order to further test a patter and give a golfer more information on the strengths and disadvantages of a putter prior to selecting a putter.

Claim 5 lacks an inventive step under PCT Article 33(3) as being obvious over the prior art as applied in the immediately preceding paragraph and further in view of Reed.

Card lacks a method of fitting a golfer a putter having a step of determining how a putter rolls a hall by how many putts are made. Read discloses that a direction is important in putting (Col. 1, Las. 40-50). In view of the natest of Read it would have been obvious to Form PCT/ISA/237 (Supplemental Box) (April 2005)

#### WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/US06/02390

Supplemental Box

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in case the space in any of the preceding boxes is not sufficient.

modify the method of fitting a golfer a putter of Card to have a step of determining how a putter rolls a ball by how many putts are made in order to evaluate a putter not only by distance but also by direction.

Claims 6 and 11 lack an inventive step under PCT Article 33(3) as being obvious over the prior art as applied in the immediately preceding paragraph and further in view of Parks.

Card lacks a method of fitting a golfer a putter having step of evaluating how well each putter rolls of ball determined by at least The BRASE 8 memods of filting a power a power arwing steps or examining now well seen power runs or non uncertainties or in part using lines derivant on a goth stall and stripes used to determine the designe of wibbble produced by a power. Parks discloses a method of fitting a golfer a putter having step of evaluating how well a half was struck determined by a least in part using lines of eaven on a golf ball and the degree of wibble (O.A.), Lus. 40-40. In view of the pettent of Parks it would have been obvious to modify the method of fitting a golfar a putter of Card to have a step of evaluating how well each putter rolls of ball determined by at least in part using lines drawn on a golf ball and stripes used to determine the degree of wobble produced by a putter in order to more clearly see the roll of a ball and in order to pick a putter which causes the least amount of wobble.

Claims 6, 10 and 12 lack an inventive step under PCT Article 33(3) as being obvious over the prior art as applied in the immediately preceding paragraph and further in view of Manwaring.

Card lacks a method of fitting a golfer a putter having step of evaluating how well each putter rolls of ball determined by at least in part using lites drawn on a golf ball, stripes used to determine the side spin and pure end-over-end roll produced by a patter in part using lites drawn on a golf ball, stripes used to determine the side spin and pure end-over-end oil produced by a patter. Manwaring discloses a method of litting a golfer a putter having step of evaluating how well had ball was struck determined by at least in part using lines drawn on a golf ball (Fig. 15A, Ref. Nos. 108a, 108b) and the side spin and pure end-over-end roll produced by a putter (Col. 6, Lns. 15-28). In view of the patent of Manwaring it would have been obvious to modify the method of fitting a golfer a putter of Card to have a step of evaluating how well each putter rolls of ball determined by at least in part using lines drawn on a golf hall and stripes used to determine the side spin and pure end-over-end roll produced by a putter in order to more clearly see the roll of a ball and in order to pick a putter which causes the least amount of side spin or the greatest pure end-over-end roll produced by a putter.

Claim 8 lacks an inventive step under PCT Article 33(3) as being obvious over the prior art as applied in the immediately preceding paragraph and further in view of Erb.

Card lacks a method of fitting a golfer a putter having step of determining whether a selected putter improves a golfer's putting. Erb discloses making an adjustment to a club and testing the club to determine if the adjustment is adequate (Col. 1, Las. 57-67, Col. 1, Lns. 5-10). In view of the patent of Erb it would have been obvious to modify the method of fitting a golfer with a putter of Card to have a stop of determining whether a selected putter improves a golfer's putting in order to ensure the putter selected with the best rating from machine testing is adequate for player when the player uses the club

Claims 1-26 meet the criteria set out in PCT Article 33(4), and thus have industrial applicability because the subject matter claimed can be made or used in industry.

### NOTES TO FORM PCT/ISA/220 (continued)

The letter must indicate the differences between the claims as filed and the claims as amended. It must, in particular, indicate, in connection with each claim appearing in the international application (it being understood that identical indications concerning several claims may be grouped), whether

- (i) the claim is unchanged;
- (ii) the claim is cancelled:
- (iii) the claim is new:
- (iv) the claim replaces one or more claims as filed;
- (v) the claim is the result of the division of a claim as filed.

The following examples illustrate the manner in which amendments must be explained in the accompanying letter:

- [Where originally there were 48 claims and after amendment of some claims there are 51]: "Claims 1 to 29, 31, 32, 34, 35, 37 to 48 replaced by amended claims bearing the same numbers; claims 30, 33 and 36 unchanged; now claims 49 to 51 added."
- 2. [Where originally there were 15 claims and after amendment of all claims there are 11]: "Claims 1 to 15 replaced by amended claims 1 to 11."
- (Where originally there were 14 claims and the amendments consist in cancelling some claims and in adding new claims):
- "Claims 1 to 6 and 14 unchanged; claims 7 to 13 cancelled; new claims 15, 16 and 17 added." or "Claims 7 to 13 cancelled; new claims 15, 16 and 17 added; all other claims unchanged."
- 4. [Where various kinds of amendments are made]: "Claims 1-10 unchanged; claims 11 to 13, 18 and 19 cancelled; claims 14, 15 and 16 replaced by amended claim 12, claim 17 subtivided into amended claims 15, 16 and 17; new claims 20 and 21 added."

### "Statement under Article 19(1)" (Rule 46.4)

The amendments may be accompanied by a statement explaining the amendments and indicating any impact that such amendments might have on the description and the drawings (which cannot be amended under Article 19(1)). The statement will be arbilished with the international application and the amended chaims.

It must be in the language in which the international application is to be sublished.

It must be brief, not exceeding 500 words if in English or if translated into English.

It should not be confused with and does not replace the letter indicating the differences between the claims as filed and as amended. It must be filed on a separate sheet and must be identified as such by a heading, preferably by using the words "Statement under Article 19(1)."

It may not contain any disparaging comments on the international search report or the relevance of cifations contained in that report. Reference to challens, relevant to a given claim, contained in the international search report may be made only in connection with an amendment of that claim.

### Consequence if a demand for international preliminary examination has already been filed

If, at the time of filing any amendments and any accompanying statement, under Article 19, a demand for international preliminary tearnington has already been admitted, the applicant must prefer ally a demand for international preliminary Examination and the supplication must prefer ally a first the finite control of the present and the first present an examination of such amendments for the procedure before that Authority (see Rules 55.3(a) and 62.2, first sentence). For further information, see the Notes to the demand form (FCTPERAMOI).

If a demand for international preliminary examination is made, the written opinion of the International Searching Authority will, except in certain cases where the International Preliminary Examining Authority did not act as international Searching Authority and where it has notified the International Bureau surfer Rule 65.1549(b), be considered to be a written opinion of the International Preliminary Examining Authority. If a demand is made, the applicant may submit to the International Preliminary Examining Authority. The demand is made, the applicant may submit to the International Preliminary Examining Authority, a rely to the written opinion together, where appropriate, with amendments before the expiration of 3 months from the date of mailing of Form PCII/S/AZ200 roberon et 222 months from the priority date, whichever expires later (Rule 456s; I(o)).

# Consequence with regard to translation of the international application for entry into the national phase

The applicant's attention is drawn to the fact that, upon outry into the national phase, a translation of the claims as amended under Article 19 may have to be furnished to the designated/elected Offices, instead of, or in addition to, the translation of the claims as filled.

For further details on the requirements of each designated/elected Office, see the PCT Applicant's Guide, Volume II.